1	(7) MATCHING FUNDS. The department corporation may not distribute a grant
2	unless the applicant contributes matching funds equal to 20% of the grant. Matching
3	funds may be in the form of cash or in-kind contribution or both that exceeds 67
4	percent of eligible project costs.".
5	*b0972/3.3*1319. Page 1098, line 5: delete lines 5 and 6 and substitute:
6	"Section 2991b. 292.79 of the statutes is repealed.".
7	*b1002/2.2*1320. Page 1098, line 24: after that line insert:
8	"Section 2993p. 299.49 (2) (d) 2. of the statutes is amended to read:
9	299.49 (2) (d) 2. Subdivision 1. does not apply to the sale of a mercury-added
10	product listed in subd. 1. a. to i. if use of the product is required under federal law
11	or if the only mercury-added component in the product is a button cell battery, other
12	than a mercuric oxide button cell battery.".
13	*b0959/P1.1*1321. Page 1099, line 21: after that line insert:
14	"Section 2995h. 301.03 (5d) of the statutes is created to read:
15	301.03 (5d) Ensure that the superintendent or other person in charge of each
16	state correctional institution designates a person to meet with correctional officers
17	employed at the institution to discuss potential or ongoing safety concerns at the
18	institution and to develop solutions to the concerns.
19	SECTION 2995k. 301.03 (5h) of the statutes is created to read:
20	301.03 (5h) Develop, with the assistance of the office of state employment
\$1)	relations, a policy for staff assignments that shall consider an employee's seniority
22	when assigning shifts.".

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*b0946/P3.1*1322. Page 1102, line 5: after that line insert:

"Section 3002m. 301.26(4)(cx) of the statutes is created to read:

301.26 (4) (cx) If, notwithstanding ss. 16.50 (2), 16.52, 20.002 (11), and 20.903,
there is a deficit in the appropriation account under s. $20.410 (3) (hm)$ at the close
of a fiscal biennium, the governor shall, to address that deficit, increase each of the
rates specified under s. 301.26 (4) (d) 2. and 3. for care in a Type 1 juvenile
correctional institution and for care for juveniles transferred from a correctional
institution by \$17, in addition to any increase due to actual costs, in the executive
budget bill for each fiscal biennium, until the deficit under s. 20.410 (3) (hm) is
eliminated.".

*b0935/P1.2*1323. Page 1105, line 15: after that line insert:

"Section 3014m. 301.328 (1m) of the statutes is created to read:

301.328 (1m) No prisoner may receive more than \$100 annually in litigation loans, except that any amount of the debt the prisoner repays during the year may be advanced to the prisoner again without counting against the \$100 litigation loan limit. No prisoner may receive a litigation loan in any amount until he or she has repaid a prior loan in full or has made arrangements for repayment with the warden of the institution.".

*b0937/P1.1*1324. Page 1105, line 16: delete the material beginning with that line and ending with page 1106, line 2.

*b0934/P1.3*1325. Page 1118, line 4: after that line insert:

"Section 3051h. 302.388 (2) (g) of the statutes is created to read:

302.388 (2) (g) If a prisoner's health summary form or complete medical file indicates that the prisoner has a communicable disease and if disclosure of that information is necessary for the health and safety of the prisoner or of other prisoners, of a correctional officer who has custody of or is responsible for the

supervision of the prisoner, of a person designated by a jailer to have custodial authority over the prisoner, of any other employee of the prison or jail, or of a law enforcement officer or other person who is responsible for transferring the prisoner to or from a prison or jail, receiving institution intake staff shall disclose that information to the persons specified in par. (f) 1. to 4. and to that correctional officer, person with custodial authority, law enforcement officer, or other person.

SECTION 3051j. 302.388 (3) of the statutes is renumbered 302.388 (3) (a).

SECTION 3051L. 302.388 (3) (b) of the statutes is created to read:

302.388 (3) (b) If a prisoner's treatment summary indicates that the prisoner has a communicable disease and if disclosure of that information is necessary for the health and safety of the prisoner or of other prisoners, of a correctional officer who has custody of or is responsible for the supervision of the prisoner, of a person designated by a jailer to have custodial authority over the prisoner, of any employee of the prison or jail, or of a law enforcement officer or other person who is responsible for transferring the prisoner to or from a prison or jail, the department or jailer shall disclose that information to the persons to whom a treatment summary may be made available under par. (a) and to that correctional officer, person with custodial authority, law enforcement officer, or other person."

*b0739/2.239*1326. Page 1126, line 25: delete that line.

*b0739/2.240*1327. Page 1127, line 1: delete that line.

*b0739/2.241*1328. Page 1127, line 5: delete lines 5 to 9.

*b0786/2.1*1329. Page 1128, line 9: delete the material beginning with that line and ending with page 1129, line 23.

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*b0786/2.2*1330.	Page	1129,	line	25:	delete	the	material	beginning	with
that line and ending with	page	1130, l	line 8	5.					

*b0790/P1.3*1331. Page 1130, line 5: after that line insert:

"Section 3097m. 341.135 of the statutes is amended to read:

341.135 Rebasing registration plates. At intervals determined by the department, the department shall establish new designs of registration plates to be issued under ss. 341.14 (1), (1a), (1m), (1q), (2), (2m), (6m), and (6r), 341.25 (1) (a), (c), (h), and (j) and (2) (a), (b), and (c), and 341.26 (2) and (3) (a) 1. and (am). Any design for registration plates issued for automobiles and for vehicles registered on the basis of gross weight shall comply with the applicable design requirements of ss. 341.12 (3), 341.13, and 341.14 (6r) (c). The designs for registration plates specified in this section shall be as similar in appearance as practicable during each design interval. Except as provided in ss. 341.13 (2r) and 341.14 (1), each registration plate issued under s. 341.14 (1), (1a), (1m), (1q), (2), (2m), (6m), or (6r), 341.25 (1) (a), (c), (h), or (j) or (2) (a), (b), or (c), or 341.26 (2) or (3) (a) 1. or (am) during each design interval shall be of the design established under this section. The department may not redesign registration plates for the special groups under s. 341.14 (6r) (f) 53., 54., or 55. until July 1, 2010. Notwithstanding s. 341.13 (3), as the department establishes new designs for registration plates under this section, the department shall, at the time determined appropriate by the department, issue registration plates of the new design to replace registration plates previously issued. This section does not apply to special group plates under s. 341.14 (6r) (f) 19m., 33m., and 48m.".

*b0739/2.242*1332. Page 1130, line 6: delete the material beginning with

hat line and ending with page 1132, line 25

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transment.

insert

*b0790/P1.5*1334.

*b0790/P1.4*1333. Page 1130, line 21: delete "The" and substitute "The Except as provided in this paragraph, the".

1131,

"Notwithstanding par. (e), special group plates under par. (f) 33m. and 48m. shall be

the same color and design that was specified by the department for special group

plates under par. (f) 33. and 48., respectively, immediately prior to January 1, 2007.

The design for special group plates under par. (f) 33. and 48. shall be different from

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"plates."

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b0790/P1.6 1335 Page 1132, line 19: after that line insert.

the design of special group plates under par. (f) 33m. and 48m., respectively."

Page

"Section 3100s. 341.14 (6r) (f) 33m. of the statutes is created to read:

341.14 (6r) (f) 33m. Fire fighters and surviving spouses of fire fighters who die in the line of duty.

13 *b0790/P1.7

b0790/P1.7 1336. Page 1132, line 21: after that line insert

SECTION 3101d. 341.14 (6r) (f) 48m. of the statutes is created to read:

341.14 (6r) (f) 48m. Emergency medical technicians and first responders.

SECTION 3101h. 341.14 (6r) (fm) 7. of the statutes, as affected by 2009 Wisconsin Act 230, is amended to read:

341.14 (**6r**) (fm) 7. After October 1, 1998, additional authorized special groups may only be special groups designated by the department under this paragraph. The authorized special groups enumerated in par. (f) shall be limited solely to those special groups specified under par. (f) on October 1, 1998. This subdivision does not apply to the special groups specified under par. (f) 3m., 6m., 9g., 9m., 12g., 12m., 15m., 19m., 33m., 48m., 49d., 49h., 49s., 54., 55., 55m., 56., 57., 58., 59., 60., 61., 61m., and 61r.

SECTION 3101p. 341.14 (6r) (g) 1. and 2. of the statutes are amended to read: 341.14 (6r) (g) 1. Except as provided in subd. 2. and sub. (8) (a), if an individual in possession of special plates under par. (f) 33., 33m., 34. er, 48., or 48m. or of personalized plates under s. 341.145 (1) (c) of the same color and design as special plates under par. (f) 33., 33m., 34. er, 48., or 48m. does not maintain membership in the applicable authorized special group during a year that is not a plate issuance year, the individual shall dispose of the special plates in a manner prescribed by the department. This paragraph does not apply to plates issued to the surviving spouse of a fire fighter who died in the line of duty.

2. If an individual in possession of special plates under par. (f) 33., 33m., 34., er, 48., or 48m. or of personalized plates under s. 341.145 (1) (c) of the same color and design as special plates under par. (f) 33., 33m., 34., er, 48., or 48m. suffers an injury in the course of his or her job duties as a fire fighter, rescue squad member, or emergency medical technician and the injury prevents the individual from subsequently performing such job duties, the individual may retain these special plates.

SECTION 3101t. 341.14 (8) (a) of the statutes is amended to read:

341.14 (8) (a) If a special plate for a group associated with a branch of the armed services or otherwise military in nature has been issued to a person under this section, or if a special plate under sub. (6r) (f) 33. or 33m. has been issued to a person who dies in the line of duty, upon application by the surviving spouse of the person, the department shall permit the surviving spouse to retain the plate. If the plate has been returned to the department or surrendered to another state, the department shall reissue the plate to the surviving spouse if the application for reissuance of the

1	plate is made within 2 years of the plate's return or surrender. The department shall
2	charge an additional fee of \$15 to reissue the plate.".
3	*b0786/2.3*1337. Page 1133, line 1: delete lines 1 to 8.
4	*b0739/2.243*1338. Page 1133, line 9: delete lines 9 to 14.
5	*b0790/P1.8*1339. Page 1133, line 14: after that line insert:
6	"Section 3106e. 341.16 (2e) of the statutes is created to read:
7	341.16 (2e) The owner of a vehicle to which special group plates under s. 341.14
8	(6r) (f) 33. or 48. are attached may apply to the department for replacement special
9	group plates under s. 341.14 (6r) (f) 33m. or 48m., respectively. Upon receipt of the
10	application and payment of a fee of \$40, the department shall issue the replacement
11	special group plates. Upon receipt of replacement plates, the applicant shall destroy
12	the replaced plates.
13	Section 3106m. 341.16 (4) of the statutes is amended to read:
14	341.16 (4) Any person issued replacement plates who fails to destroy the
15	original plates as required by sub. (2), (2e), or (3) may be required to forfeit not more
16	than \$200.".
17	*b0786/2.4*1340. Page 1135, line 7: delete lines 7 to 13.
18	*b0786/2.5*1341. Page 1136, line 17: delete the material beginning with
19	that line and ending with page 1138, line 5.
20	*b0786/2.6*1342. Page 1139, line 17: delete lines 17 to 24.
21	*b0787/1.1*1343. Page 1147, line 8: after that line insert:

"Section 3152c. 343.16 (1) (b) (intro.) of the statutes is amended to read:

343.16 (1) (b) Third-party driving skills testing for commercial motor vehicle and school bus operators. (intro.) The department may contract with a person, including an agency or department of this state or its political subdivisions or another state, or a private employer of commercial motor vehicle drivers, to administer commercial motor vehicle skills tests required by 49 CFR 383.110 to 383.135, examinations required to be administered under s. 343.12 (2) (h), and, abbreviated driving skills tests required by sub. (3) (b). The department may not enter into such testing contracts with a private driver training school or other private institution, or driving skills tests required by par. (a) for authorization to operate "Class D" vehicles, or any combination of these tests and examinations. This paragraph does not apply with respect to a law enforcement agency eligible to contract with the department under par. (bm). A contract with a 3rd-party tester under this paragraph shall include all of the following provisions:

Section 3152d. 343.16 (1) (b) 2. of the statutes is amended to read:

343.16 (1) (b) 2. The department, or the applicable federal agency, or -a- its representative of the applicable federal agency with respect to testing for commercial driver licenses, may conduct random examinations, inspections, and audits of the 3rd-party tester without any prior notice.

SECTION 3152e. 343.16 (1) (b) 3. (intro.) of the statutes is amended to read:

343.16 (1) (b) 3. (intro.) At least annually, the department shall conduct an on-site inspection of the 3rd-party tester to determine compliance with the contract and with department and federal standards for testing applicants for commercial driver licenses and with department standards for testing applicants for school bus endorsements and applicants for operators' licenses to operate "Class D" vehicles.

At least annually, the department shall also evaluate testing given by the 3rd-party tester by one of the following means:

SECTION 3152f. 343.16 (1) (b) 4. of the statutes is amended to read:

343.16 (1) (b) 4. Examiners of the 3rd-party tester shall meet the same qualifications and training standards as the department's license examiners to the extent established by the department as necessary to satisfactorily perform the skills tests required by 49 CFR 383.110 to 383.135, examinations required to be administered under s. 343.12 (2) (h) and, abbreviated driving skills tests required by sub. (3) (b), and driving skills tests required by par. (a) for authorization to operate "Class D" vehicles.

Section 3152g. 343.16 (1) (b) 5. of the statutes is amended to read:

343.16 (1) (b) 5. The department shall take prompt and appropriate remedial action against the 3rd-party tester in the event that the tester fails to comply with department or federal standards for commercial driver license testing, department standards for school bus endorsement testing or testing for operators' licenses to operate "Class D" vehicles, or any provision of the contract. Such action may include immediate termination of testing by the 3rd-party tester and recovery of damages.

SECTION 3152h. 343.16 (1) (b) 6. of the statutes is created to read:

343.16 (1) (b) 6. The 3rd-party tester may not administer any test or examination of a person who has received instruction in driver training from the 3rd-party tester or from any person who controls, is controlled by, or is under common control with the 3rd-party tester.

SECTION 3152i. 343.16 (1) (bm) (title) of the statutes is amended to read:

343.16 (1) (bm) (title) Third-party testing for other vehicle operators by certain law enforcement agencies.".

*b0686/P7.16*1344. Page 1151, line 5: after "(8) (a)" insert ", and temporary licenses subject to any photograph exception under s. 343.14 (3).".

****NOTE: This change corrects a drafting oversight related to the photograph exception, before REAL ID implementation, as it relates to temporary licenses. The bill appropriately addresses this issue after REAL ID implementation.

*b0788/1.1*1345. Page 1152, line 17: delete the material beginning with that line and ending with page 1153, line 15, and substitute:

"Section 3168m. 343.21 (2) (a) of the statutes is amended to read:

343.21 (2) (a) In addition to the fees set under sub. (1), any applicant whose application for a permit, license, upgrade or endorsement, taken together with the applicant's currently valid license, if any, requires the department to administer a driving skills test of the applicant's ability to exercise ordinary and reasonable control in the operation of a motor vehicle shall pay to the department an examination fee of \$20 for an examination in a commercial motor vehicle other than a school bus and \$15 for an examination in any other vehicle. Payment Except with respect to examination in a "Class D" vehicle, payment of the examination fee entitles the applicant to not more than 3 tests of the applicant's ability to exercise reasonable control in the operation of a motor vehicle. If the applicant does not qualify for issuance of a license, upgraded license or endorsement in 3 such tests, then a 2nd examination fee in the same amount shall be paid, which payment entitles the applicant to not more than 3 additional tests. For an examination in a "Class D" vehicle, a \$15 examination fee shall be paid for each examination."

*b0785/4.21*1346. Page 1159, line 19: after that line insert:

"Section 3182g. 345.05 (1) (ag) of the statutes is repealed.

SECTION 3182r. 345.05 (2) of the statutes is amended to read:

345.05 (2) A person suffering any damage proximately resulting from the
negligent operation of a motor vehicle owned and operated by a municipality or
authority, which damage was occasioned by the operation of the motor vehicle in the
course of its business, may file a claim for damages against the municipality or
authority concerned and the governing body of the municipality, or the board of
directors of the authority, may allow, compromise, settle and pay the claim. In this
subsection, a motor vehicle is deemed owned and operated by a municipality ex
authority if the vehicle is either being rented or leased, or is being purchased under
a contract whereby the municipality or authority will acquire title.".

- *b0739/2.244*1347. Page 1159, line 20: delete lines 20 to 24.
- *b0739/2.245*1348. Page 1160, line 1: delete lines 1 to 6.
- *b0739/2.246*1349. Page 1160, line 24: delete that line.
- *b0739/2.247*1350. Page 1161, line 1: delete lines 1 to 24.
 - *b1058/1.1*1351. Page 1162, line 1: delete "2001-02" and substitute "2001-02 2011-12".
- *b0821/1.6*1352. Page 1162, line 14: after that line insert:
- "Section 3194m. 428.211 of the statutes is amended to read:
 - 428.211 Parity Exemption for federally insured depository institutions. This subchapter does not apply to any state chartered or federally chartered bank, trust company, savings and loan association, savings bank, or credit union, or to any subsidiary of such a state chartered bank, trust company, savings and loan association, savings bank, or credit union, to the extent that federal law preempts or prohibits the application of the provisions of this subchapter to a

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1	federally chartered bank, trust company, savings and loan association, savings bank,
2	or credit union of the same type.".
3	*b0987/P1.76*1353. Page 1163, line 3: delete "490.04" and substitute
4	" <u>16.287</u> ".
5	*b0779/P2.1*1354. Page 1163, line 6: delete "the real estate examining
6	board," and substitute "the real estate board,".
7	*b0823/P1.7*1355. Page 1164, line 18: delete lines 18 to 20.
8	*b0778/P1.1*1356. Page 1164, line 20: after that line insert:
9	"Section 3205m. 440.04 (3) of the statutes is amended to read:
10	440.04 (3) Control the allocation, disbursement, and budgeting of the funds
11	received by the examining boards and affiliated credentialing boards in connection
12	with their credentialing and regulation, including the reimbursement of board
13	members for actual and necessary expenses, including travel expenses, incurred in
14	the performance of their duties.".
15	*b1024/P2.2*1357. Page 1164, line 20: after that line insert:
16	"Section 3205g. 440.08 (2) (a) 15g. of the statutes is created to read:
17	440.08 (2) (a) 15g. Bail bond surety corporation: December 1 of each year.
18	Section 3205r. 440.08 (2) (a) 15r. of the statutes is created to read:
19	440.08 (2) (a) 15r. Bail bond surety agent: June 1 of each year.".
20	*b1024/P2.3*1358. Page 1167, line 5: after that line insert:
21	"Section 3212m. Subchapter XV of Chapter 440 [precedes 440.9991] of the
22	statutes is created to read:

CHAPTER 440

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1 SUBCHAPTER XV 2 BAIL BOND SURETIES 3 **440.9991 Definitions.** In this subchapter: 4 (1) "Licensed bail bond surety agent" or "bail bond surety agent" means a 5 person licensed under s. 440.9993 (2). 6 (2) "Licensed bail bond surety corporation" or "bail bond surety corporation" 7 means a person licensed under s. 440.9993 (1). 8 **440.9992 License required.** No person may be compensated to act as a surety 9 for a bond under ch. 969 unless the person is a licensed bail bond surety corporation 10 or agent. A licensed bail bond surety corporation or agent shall be compensated at 11 the rate established under s. 969.12 (2). 12 440.9993 Licensure. (1) Bail bond surery corporations. The department 13 shall grant a license as a bail bond surety corporation to a business entity, as 14 defined in s. 13.62 (5), if all of the following apply: 15 (a) The business submits an application to the department on a form 16 provided by the department. 17 (b) The business pays the initial credential fee of \$1,000. 18 (c) The business submits, in addition to any other information required by 19 the department, evidence satisfactory to the department, including financial 20 information, that the business is qualified to act as a surety for others in this 21 state, except that the business is not required to be organized under the laws of 22 this state. 23 (2) Bail bond surery agents. The department shall grant a license as a bail

bond surety agent to a person if all of the following apply:

...:...:...

- (a) The person submits an application to the department on a form provided by the department.
 - (b) The person pays the initial credential fee of \$1,000.
 - (c) The person submits, in addition to any other information required by the department, evidence satisfactory to the department that the person is an agent of a licensed bail bond surety corporation.
 - (3) LIST OF BAIL BOND SURETY CORPORATIONS AND AGENTS. Annually, the department shall provide a list of all licensed bail bond surety corporations and agents to the clerk of circuit court in each county.
 - 440.9994 Renewal. (1) RENEWAL DATES. The renewal dates for licenses granted under this subchapter are specified in s. 440.08 (2) (a) 15g. and 15r. Renewal applications shall be submitted to the department on a form provided by the department and shall include an annual renewal fee of \$1,000.
 - (2) LICENSURE RENEWAL FOR BAIL BOND SURETY CORPORATIONS. In addition to any other information required by the department, a licensed bail bond surety corporation shall submit with its renewal application evidence satisfactory to the department, including financial information, that the bail bond surety corporation continues to be, at the time the surety corporation applies for renewal, a business that is qualified to act as a surety for others in this state.
 - (3) LICENSURE RENEWAL FOR BAIL BOND SURETY AGENTS. In addition to any other information required by the department, a licensed bail bond surety agent shall submit with its renewal application evidence satisfactory to the department that the bail bond surety agent, at the time the surety agent applies for renewal, is an agent of a licensed bail bond surety corporation in good standing with the department.

440.9995	Rules.	The department shall promulgate rules necessary to
administer this	subchaj	pter, including rules of conduct by bail bond surety
corporations and	d agents	3.

440.9996 Disciplinarily proceedings and actions. (1) INVESTIGATIONS AND HEARINGS. Subject to the rules promulgated under s. 440.03 (1), the department may conduct investigations and hearings to determine whether a violation of this subchapter, any rule promulgated under this subchapter, or any other law applicable to bail bond surety corporations or agents, including ch. 969, has occurred.

- (2) Penalties. (a) Subject to the rules promulgated under s. 440.03 (1), the department may reprimand a bail bond surety corporation or agent or deny, limit, suspend, or revoke a license granted under this subchapter if the department finds that an applicant for licensure under this subchapter, a licensed bail bond surety corporation, or a licensed bail bond surety agent, has done any of the following:
- 1. Intentionally made a material misstatement in an application for a license or for renewal of a license.
 - 2. Advertised in a manner that is false or misleading.
- 3. In the course of acting as a bail bond surety corporation or agent, made a substantial misrepresentation that was relied upon by another person.
 - 4. Obtained or attempted to obtain compensation through fraud or deceit.
- 5. Violated any law of this state or federal law that substantially relates to acting as a surety for others or acting as a bail bond surety corporation or agent, violated this subchapter, or violated any rule promulgated under this subchapter.
 - 6. Engaged in unprofessional conduct.

T	(b) In addition to or in field of a reprimand or other action under par. (a), the
2	department may by rule establish other penalties, including forfeiture, for
3	violations under par. (a).".
4	*b0739/2.248*1359. Page 1167, line 6: delete lines 6 to 13.
5	*b0749/P1.1*1360. Page 1167, line 14: delete lines 14 to 24.
6	*b0779/P2.2*1361. Page 1170, line 8: delete "(c) 1." and substitute "(c) 1.".
7	*b0779/P2.3*1362. Page 1170, line 8: after that line insert:
8	"Section 3229e. 452.05 (1) (e) of the statutes is repealed.
9	SECTION 3230m. 452.05 (1) (g) of the statutes is amended to read:
10	452.05 (1) (g) Approve continuing educational programs and courses in
11	accordance with the criteria established under par. (d). In order to be approved, a
12	continuing educational program or course must require brokers and salespersons to
13	pass an examination on the information presented at the program or course in order
14	to successfully complete and receive continuing education credit for the program or
15	course under s. 452.12 (5) (c) 1.".
16	* $\mathbf{b0779/P2.4*1363.}$ Page 1170, line 23: delete lines 23 and 24 and substitute:
17	"Section 3233e. 452.06 (1) of the statutes is amended to read:
18	452.06 (1) The secretary board shall create a council one or more councils on
19	forms under s. 15.04 (1) (e) which shall meet on a regular basis, be chaired by a
20	member of the board, and report to the board and the secretary. Any proposed change
21	in a form relating to real estate practice shall be referred to the appropriate council
22	on forms for review before the form is approved.
23	Section 3234m. 452.06 (2) (a) of the statutes is amended to read:

1	452.06 (2) (a) Advise the secretary on the promulgation of rules under s. 452.05
2	$\overline{(1)}$ (c) and \underline{board} on establishing continuing education requirements under s. 452.05
3	(1) (d).
4	SECTION 3234r. 452.06 (2) (b) of the statutes is amended to read:
5	452.06 (2) (b) Periodically, but not Not less than annually, review subjects
6	covered on examinations for licensure under this chapter and the qualifications for
7	instructors of and performance evaluations for educational and continuing
8	educational programs, training sessions, and courses approved under this chapter.
9	Section 3234t. 452.06 (3) of the statutes is amended to read:
10	452.06 (3) If the secretary creates any councils or committees under s. 15.04
11	$\left(1\right)\left(c\right)$ to provide advice to the department or board on matters relating to real estate
12	practice other than the council under sub. (1), such councils or committees shall be
13	chaired by a member of the board, if available, and shall report to the board and the
14	secretary.".
15	*b0779/P2.5*1364. Page 1171, line 1: delete lines 1 to 6.
16	*b0779/P2.6*1365. Page 1176, line 8: after that line insert:
17	"Section 3256m. 452.12 (5) (c) 1. of the statutes is renumbered 452.12 (5) (c)
18	and amended to read:
19	452.12 (5) (c) At the time of renewal, each broker or salesperson shall submit
20	proof of attendance at and successful completion of continuing education programs
21	or courses approved under s. 452.05 (1) (g), except as provided in subd. 2.".
22	*b0779/P2.7*1366. Page 1176, line 9: delete lines 9 to 13 and substitute:
23	"Section 3257j. 452.12 (5) (c) 2. of the statutes is repealed.".
24	*b0739/2.249*1367. Page 1176, line 14: delete lines 14 to 18.

1	*b0779/P2.8*1368. Page 1177, line 19: delete "12 hours of continuing
2	education as "and substitute " 12 hours of the continuing education as requirements".
3	*b1008/P2.30*1369. Page 1178, line 21: delete the material beginning with
4	"department" and ending with "Authority" on line 22 and substitute "department of
5	commerce administration".
6	*b1008/P2.31*1370. Page 1178, line 24: delete the material beginning with
7	"department" and ending with "Authority" on line 25 and substitute "department of
8	commerce administration".
9	*b1008/P2.32*1371. Page 1179, line 3: delete the material beginning with
10	"department" and ending with "Authority" on line 4 and substitute "department of
11	commerce administration".
12	*b1008/P2.33*1372. Page 1179, line 7: delete the material beginning with
13	"department" and ending with "Authority" on line 8 and substitute "department of
14	commerce administration".
15	*b1008/P2.34*1373. Page 1179, line 11: delete the material beginning with
16	"department" and ending with "Authority" on line 12 and substitute "department of
17	commerce administration".
18	*b1008/P2.35*1374. Page 1179, line 20: delete that line and substitute
19	"department of commerce administration".
20	*b1008/P2.36*1375. Page 1180, line 2: delete the material beginning with
21	"department" and ending with "Authority" on line 3 and substitute "department of
22	commerce administration".

1	*b1008/P2.37*1376. Page 1180, line 9: delete the material beginning with
2	"department" and ending with "Authority" on line 10 and substitute "department of
3	commerce administration".
4	*b1008/P2.38*1377. Page 1180, line 11: delete lines 11 to 15 and substitute:
5	"Section 3274m. 452.13 (5) of the statutes is amended to read:
6	452.13 (5) RULES. In consultation with the department of regulation and
7	licensing safety and professional services, the department of commerce
8	administration shall promulgate rules necessary to administer this section.".
9	*b0979/1.1*1378. Page 1183, line 10: after that line insert:
10	"Section 3299m. 560.03 (7) of the statutes is repealed.".
11	*b0987/P1.77*1379. Page 1185, line 7: delete "490.02" and substitute
12	"16.283".
13	*b0987/P1.78*1380. Page 1186, line 5: delete "490.03" and substitute
14	"16.285".
15	*b0987/P1.79*1381. Page 1186, line 6: delete "490.04" and substitute
16	"16.287".
17	*b0987/P1.80*1382. Page 1186, line 7: delete lines 7 to 11 and substitute:
18	"SECTION 3321m. 560.037 of the statutes is repealed."
19	*b0981/P1.2* 383. Page 1187, line 11 delete that line and substitute:
20	SECTION 3330e. 560.081 of the statutes is renumbered 238.125, and 238.125
21	(2) (intro.), (c) (intro.), (e), (f) 4. and (h), as renumbered, are amended to read:
22	238.125 (2) (intro.) The department corporation shall establish and administer
23	a state main street program to coordinate state and local participation in programs

- offered by the national main street center, created by the national trust for historic preservation, to assist municipalities in planning, managing and implementing programs for the revitalization of business areas. The department corporation shall do all of the following:
- (c) (intro.) With help from the council on main street programs and from interested individuals and organizations, develop a plan describing the objectives of the state main street program and the methods by which the department corporation shall:
- (e) Annually select, upon application, up to 5 municipalities to participate in the state main street program. The program for each municipality shall conclude after 3 years, except that the program for each municipality selected after July 29, 1995, shall conclude after 5 years. The department corporation shall select program participants representing various geographical regions and populations. A municipality may apply to participate, and the department corporation may select a municipality for participation, more than one time. In selecting a municipality, however, the department corporation may give priority to those municipalities that have not previously participated.
- (f) 4. Local assistance in paying for the services of a design consultant recommended by the council on main street programs.
- (h) Provide training, technical assistance and information on the revitalization of business areas to municipalities which do not participate in the state main street program. The department corporation may charge reasonable fees for the services and information provided under this paragraph. The department shall deposit all fees collected under this paragraph in the appropriation account under s. 20.143 (1) (g).

23

1	SECTION 3330m. 560.081 (2) (b) of the statutes is repealed.
2	Section 3330s. 560.081 (2) (i) of the statutes is repealed.".
3	*b0686/P7.17*1384. Page 1187, line 14: delete "238.15" and substitute
4	"238.125".
5	*b0686/P7.18*1385. Page 1187, line 16: delete "238.15" and substitute
6	" 238.125 ".
	****NOTE: The bill incorrectly renumbers two sections to s. 238.15. This amendment renumbers one of those sections to s. 238.125.
7	*b0967/1.2*1386. Page 1187, line 19: delete that line and substitute:
8	"Section 3334b. 560.11 of the statutes is renumbered 285.795, and 285.795
9	(1) (a) and (2), as renumbered, are amended to read:
10	285.795 (1) (a) Advise the department of natural resources concerning the
11	effectiveness of the small business stationary source technical and environmental
12	compliance assistance program under s. 285.79, difficulties encountered by small
13	business stationary sources, as defined in s. 285.79 (1), in complying with s. 299.15
14	and ch. 285 and the degree and severity of enforcement of s. 299.15 and ch. 285
15	against small business stationary sources.
16	(2) The employees of the department of commerce who staff the small business
17	ombudsman clearinghouse under s. 560.03 (9) and the employees of the department
18	of natural resources who staff the small business stationary source technical and
19	environmental compliance assistance program under s. 285.79 shall provide the
20	small business environmental council with the assistance necessary to comply with
21	sub. (1).".

*b0980/3.30*1387. Page 1189, line 14: delete the material beginning with

that line and ending with page 1190, line 5, and substitute:

1	"Section 3355g. 560.204 (title), (1), (2) and (4) of the statutes are renumbered
2	73.15 (title), (1), (2) and (3), and 73.15 (1), (2) and (3), as renumbered, are amended
3	to read:
4	73.15 (1) The department of revenue shall implement a program to certify
5	health care providers as eligible for the electronic medical records credit under ss.
6	71.07 (5i), 71.28 (5i), and 71.47 (5i).
7	(2) If the department of revenue certifies a health care provider under sub. (1),
8	the department shall determine the amount of credits to allocate to the health care
9	provider. The total amount of electronic medical records credits allocated to health
10	care providers in any year may not exceed \$10,000,000.
11	(3) The department, in consultation with the department of revenue, shall
12	promulgate rules to administer this section.
13	SECTION 3355m. 560.204 (3) of the statutes is repealed.".
14	* $\mathbf{b0930/P1.4*1388.}$ Page 1193, line 21: delete lines 21 and 22 and substitute:
15	"Section 3359m. 560.2055 (3) of the statutes is renumbered 238.16 (3), and
16	$238.16\ (3)\ (intro.), (a)\ and\ (b)\ of\ the\ statutes,\ as\ renumbered,\ are\ amended\ to\ read:".$
17	*b0930/P1.5*1389. Page 1194, line 1: substitute "the person increases net
18	employment in the person's business, and" for "the person increases net employment
19	in the".
20	*b0930/P1.6*1390. Page 1194, line 2: delete "person's business and".
21	*b0930/P1.7*1391. Page 1194, line 3: delete lines 3 to 10 and substitute:
22	"(a) In a tier I county or municipality, an eligible employee for whom the person
23	claims a tax credit will earn at least \$20,000 but not more than \$100,000 in wages
24	from the person in the year for which the credit is claimed.

T	(b) In a tier II county or municipality, an eligible employee for whom the person
2	claims a tax credit will earn at least \$30,000 but not more than \$100,000 in wages
3	from the person in the year for which the credit is claimed.".
4	*b0930/P1.8*1392. Page 1194, line 13: delete lines 13 to 20 and substitute:
5	"Section 3363m. 560.2055 (4) (b) 1. of the statutes is renumbered 238.16 (4)
6	(b) 1. and amended to read:
7	238.16 (4) (b) 1. The department corporation may award to a person certified
8	under sub. (2) tax benefits for each eligible employee in an amount equal to $\frac{10}{10}$
9	percent of the wages paid by the person to that employee or \$10,000, whichever is
10	less, if that employee earned wages in the year for which the tax benefit is claimed
11	equal to one of the following:
12	a. In a tier I county or municipality, at least \$20,000 but not more than
13	\$ 100,000 .
14	b. In a tier II county or municipality, at least \$30,000 but not more than
15	\$100,000.".
16	* $\mathbf{b0980/3.31*1393}$. Page 1196, line 4: delete "238.17" and substitute "93.54".
17	*b0980/3.32*1394. Page 1196, line 6: delete "238.17" and substitute "93.54".
18	*b0980/3.33*1395. Page 1196, line 7: substitute "department of commerce"
19	for "department of commerce corporation".
20	* $\mathbf{b0980/3.34*1396.}$ Page 1196, line 10: substitute "department of commerce"
21	for "department of commerce corporation".
22	*b0980/3.35*1397. Page 1196, line 11: substitute "department of commerce"
23	for "department of commerce corporation".

1	*b0980/3.36*1398. Page 1196, line 17: substitute "department of commerce"
2	for "department of commerce corporation".
3	*b0980/3.37*1399. Page 1196, line 20: substitute "department of commerce"
4	for "department of commerce corporation".
5	*b0980/3.38*1400. Page 1196, line 21: substitute "promulgate" for
6	"promulgate adopt".
7	*b0980/3.39*1401. Page 1198, line 1: delete "238.19" and substitute
8	"93.545".
9	*b0980/3.41*1402. Page 1198, line 3: substitute "department" for
10	"department".
11	*b0980/3.40*1403. Page 1198, line 3: delete "238.19" and substitute
12	" 93.545 ".
13	*b0980/3.42*1404. Page 1198, line 4: delete "corporation".
14	*b0980/3.43*1405. Page 1198, line 7: substitute "department of commerce"
15	for "department of commerce corporation".
16	*b0980/3.44*1406. Page 1198, line 8: substitute "department of commerce"
17	for "department of commerce corporation".
18	*b0980/3.45*1407. Page 1198, line 14: substitute "department of commerce"
19	for "department of commerce corporation".
20	*b0980/3.46*1408. Page 1198, line 17: substitute "department of commerce"
21	for "department of commerce corporation".
22	*b0980/3.47*1409. Page 1198, line 18: substitute "promulgate" for
23	"promulgate adopt".

1	*b0980/3.48*1410. Page 1199, line 14: delete "238.21" and substitute
2	"93.547".
3	*b0980/3.49*1411. Page 1199, line 16: delete "238.21" and substitute
4	"93.547 ".
5	*b0980/3.50*1412. Page 1199, line 17: substitute "department of commerce"
6	for "department of commerce corporation".
7	*b0980/3.51*1413. Page 1199, line 20: substitute "department of commerce"
8	for "department of commerce corporation".
9	*b0980/3.52*1414. Page 1199, line 21: substitute "department of commerce"
10	for "department of commerce corporation".
11	*b0980/3.53*1415. Page 1199, line 24: substitute "department of commerce"
12	for "department of commerce corporation".
13	* b0980 / 3.54 * 1416. Page 1200, line 3: substitute "department of commerce"
14	for "department of commerce corporation".
15	* b0980 / 3.55 * 1417. Page 1200, line 6: substitute "department of commerce"
16	for "department of commerce corporation".
17	*b0980/3.56*1418. Page 1200, line 7: substitute "promulgate" for
18	" promulgate <u>adopt</u> ".
19	*b0970/2.2*1419. Page 1200, line 15: after that line insert:
20	"Section 3380m. 560.285 (title) of the statutes is renumbered 101.934 (title).".
21	*b0970/2.3*1420. Page 1200, line 16: after "560.285" insert "(1)".
22	*b0970/2.4*1421. Page 1200, line 16: after that line insert:
23	"Section 3381c. 560.285 (2) of the statutes is renumbered 101.934 (2).

1	SECTION 3381f. 560.285 (3) of the statutes is renumbered 101.934 (3) and
2	amended to read:
3	101.934 (3) Administration. The department shall contract with one or more
4	entities that are exempt from taxation under section 501 (a) of the Internal Revenue
5	Code and that employ individuals with technical expertise concerning manufactured
6	housing for the administration of the grant program under this section. The
7	department shall promulgate rules to establish the grant program under this
8	section. To the extent feasible, the department shall coordinate the program under
9	this section with the state housing strategy plan under s. 560.9802 ± 16.302 .".
10	*b0987/P1.81*1422. Page 1201, line 7: delete lines 7 to 11 and substitute:
11	"Section 3395m. 560.45 of the statutes is repealed.".
12	*b0739/2.250*1423. Page 1216, line 23: delete lines 23 to 25 and substitute:
13	"(6) Notify University of Wisconsin small business development centers, the
14	Wisconsin housing and development centers, the central administration of".
15	*b0739/2.251*1424. Page 1217, line 1: delete that line and substitute "all
16	University of Wisconsin campuses and".
17	*b0686/P7.19*1425. Page 1240, line 4: delete lines 4 to 9 and substitute
18	"areas that have a low median household income, as determined by the corporation.".
	****Note: The bill incorrectly substitutes the entire definition of "distressed area" under s. 560.605 (7), which the bill repeals, rather than the portion of the definition under s. 560.605 (7) (b). This item substitutes the portion of the definition under par. (b).
19	*b0780/P4.4*1426. Page 1241, line 5: delete that line and substitute:
20	"Section 3442m. 560.875 of the statutes is renumbered 16.29, and 16.29 (1),
21	as renumbered, is amended to read:

1	16.29 (1) Annually, the department shall grant to the Great Lakes inter-tribal
2	council the amount appropriated under s. $20.143 \ 20.505 \ (1) \ (kf) \ (kx)$ to partially fund
3	a program to provide technical assistance for economic development on Indian
4	reservations if the conditions under subs. (2) and (3) are satisfied.".
5	*b1008/P2.39*1427. Page 1243, line 16: delete the material beginning with
6	that line and ending with page 1249, line 20, and substitute:
7	"Section 3450m. 560.9801 of the statutes is renumbered 16.301.
8	Section 3451m. 560.9802 of the statutes is renumbered 16.302.
9	Section 3452m. 560.9803 of the statutes is renumbered 16.303 , and 16.303 (1)
10	(a) and (3) (a), as renumbered, are amended to read:
11	16.303 (1) (a) Subject to sub. (2), make grants or loans, directly or through
12	agents designated under s. 560.9804 $\underline{16.304}$, from the appropriation under s. $\underline{20.143}$
13	(2) 20.505 (7) (b) to persons or families of low or moderate income to defray housing
14	costs of the person or family.
15	(3) (a) The department may make grants or loans under sub. (1) (a) directly or
16	through agents designated under s. 560.9804 16.304.
17	Section 3453m. 560.9804 of the statutes is renumbered 16.304 , and 16.304 (1)
18	(a) and (c), as renumbered, are amended to read:
19	16.304 (1) (a) Award grants and loans under s. 560.9803 ± 16.303 (1) and (2)
20	subject to the approval of the department.
21	(c) On terms approved by the department, administer and disburse funds from
22	a grant or loan under s. 560.9803 16.303 on behalf of the recipient of the grant or loan.
23	Section 3454m. 560.9805 of the statutes is renumbered 16.305 , and 16.305 (1)
24	(intro.) and (c) (intro.) and (4), as renumbered, are amended to read:

16.305 (1) (intro.) The department may make grants to a community-based
organization, organization operated for profit, or housing authority to improve the
ability of the community-based organization, organization operated for profit, or
housing authority to provide housing opportunities, including housing-related
counseling services, for persons or families of low or moderate income. The grants
may be used to partially defray any of the following:
(c) (intro.) The department determines that the grant to the particular

- (c) (intro.) The department determines that the grant to the particular community-based organization, organization operated for profit, or housing authority is appropriate because of any of the following:
- (4) To ensure the development of housing opportunities, the department shall coordinate the use of grants provided under this section with projects undertaken by housing authorities, organizations operated for profit, and community-based organizations.

SECTION 3455m. 560.9806 (1), (2) and (3) of the statutes are renumbered 16.306 (1), (2) and (3), and 16.306 (2) (a), as renumbered, is amended to read:

16.306 (2) (a) From the appropriation under s. 20.143 (2) 20.505 (7) (fm), the department may award a grant to an eligible applicant for the purpose of providing transitional housing and associated supportive services to homeless individuals and families if the conditions under par. (b) are satisfied. The department shall ensure that the funds for the grants are reasonably balanced among geographic areas of the state, consistent with the quality of applications submitted.

Section 3456m. 560.9806 (4) of the statutes is repealed.

SECTION 3457m. 560.9807 of the statutes is renumbered 16.307, and 16.307 (1), as renumbered, is amended to read:

16.307 (1) Grants. From moneys available under s. $20.143(2) 20.505(7)$ (h),
the department shall make grants to organizations, including organizations
operated for profit, that provide shelter or services to homeless individuals or
families.
Section 3458m. 560.9808 of the statutes is renumbered 16.308 , and 16.308 (2)
(a) and (b) (intro.) and (3) (b), as renumbered, are amended to read:
16.308 (2) (a) From the appropriations under s. 20.143 (2) 20.505 (7) (fm) and
(h), the department shall award grants to eligible applicants for the purpose of
supplementing the operating budgets of agencies and shelter facilities that have or
anticipate a need for additional funding because of the renovation or expansion of an
existing shelter facility, the development of an existing building into a shelter facility,
the expansion of shelter services for homeless persons, or an inability to obtain
adequate funding to continue the provision of an existing level of services.
(b) (intro.) The department shall allocate funds from the appropriations under
s. $20.143(2) 20.505(7)$ (fm) and (h) for temporary shelter for homeless individuals
and families as follows:
(3) (b) Applications shall be submitted in the form required by the department
and shall be accompanied by the current or proposed operating budget or both, as
$required \ by \ the \ department, of each \ shelter \ facility \ or \ agency \ \underline{which} \ \underline{that} \ will, directly$
or indirectly, receive any of the grant money, and an explanation of why the shelter
facility or agency has or anticipates a need for additional funding.
Section 3459m. 560.9809 of the statutes is renumbered 16.309.
Section 3460m. 560.9810 of the statutes is renumbered 16.310.
$\textbf{Section 3461m.}\ 560.9811\ of\ the\ statutes\ is\ renumbered\ 16.311,\ and\ 16.311\ (2),$
as renumbered, is amended to read:

16.311 (2) From the appropriation under s. 20.143 (2) 20.505 (7) (fr), the
department may not award more than \$45,000 in each fiscal year to applying public
or nonprofit private entities for the costs of providing certain mental health services
to homeless individuals with serious and persistent mental illness. Entities that
receive funds awarded by the department under this subsection shall provide the
mental health services required under 42 USC 290cc-24. The amount that the
department awards to an applying entity may not exceed 50% of the amount of
matching funds required under 42 USC 290cc-23.
Section 3462m. 560.9815 of the statutes is renumbered 16.315.".

*b0987/P1.83*1428. Page 1250, line 5: delete "safety and professional" and substitute "administration".

***b0987/P1.82*1429.** Page 1250, line 5: on lines 5 and 8, delete "<u>490.04</u>" and substitute "<u>16.287</u>".

*b0826/1.2*1430. Page 1250, line 8: after that line insert:

"Section 3466r. 601.45 (3) of the statutes is amended to read:

601.45 (3) Deposit. The commissioner may require any examinee, before or from time to time during an examination, to deposit with the secretary of administration such deposits as the commissioner deems necessary to pay the costs of the examination. Any deposit and any payment made under subs. (1) and (2) shall be credited to the appropriation account under s. 20.145 (1) (g) 1. in the percentage specified in that subdivision."

*b0827/1.1*1431. Page 1250, line 22: delete the material beginning with that line and ending with page 1251, line 11.

*b0720/1.6*1432. Page 1251, line 12: delete that line.

1	*b0785/4.22*1433. Page 1251, line 17: after that line insert:
2	"Section 3471m. 611.11 (4) (a) of the statutes is amended to read:
3	611.11 (4) (a) In this subsection, "municipality" has the meaning given in s.
4	345.05 (1) (c), but also includes any transit authority created under s. 66.1039.".
5	*b0953/1.2*1434. Page 1251, line 22: after that line insert:
6	"Section 3472b. 632.885 (1) (a) of the statutes is repealed.
7	SECTION 3472c. 632.885 (1) (af) of the statutes is created to read:
8	632.885 (1) (af) "Eligible employer-sponsored plan" has the meaning given in
9	26 USC 5000A (f) (2).
10	SECTION 3472d. 632.885 (1) (ar) of the statutes is created to read:
11	632.885 (1) (ar) "Grandfathered health plan" has the meaning given under
12	section 1251 of the Patient Protection and Affordable Care Act (P.L. 111-148).
13	Section 3472e. 632.885 (1) (at) of the statutes is created to read:
14	632.885 (1) (at) "Health insurance coverage" has the meaning given in $42~\mathrm{USC}$
15	300gg-91 (b) (1).
16	Section 3472f. 632.885 (2) (a) (intro.) of the statutes is renumbered 632.885
17	(2) (a) and amended to read:
18	632.885 (2) (a) Subject to ss. 632.88 and 632.895 (5), and except as provided in
19	pars. (b) and (c), every insurer that issues a disability insurance policy offers health
20	insurance coverage that provides dependent coverage of children, and every
21	self-insured health plan that provides dependent coverage of children, shall offer
22	and, if so requested by an applicant or an insured, provide coverage for an adult any
23	child of the an applicant or insured as a dependent of the applicant or insured if the
24	child satisfies all of the following criteria: is under the age of 26.

1	Section 3472g. 632.885 (2) (a) 1. of the statutes is repealed.
2	Section 3472h. 632.885 (2) (a) 2. of the statutes is repealed.
3	Section 3472i. 632.885 (2) (a) 3. of the statutes is repealed.
4	Section 3472j. 632.885 (2) (b) (intro.) of the statutes is amended to read:
5	632.885 (2) (b) (intro.) Notwithstanding par. (a) 1., the Except as provided in
6	par. (c), the coverage requirement under this section applies to an adult child who
7	satisfies all of the following criteria:
8	Section 3472k. 632.885 (2) (b) 2. of the statutes is repealed.
9	Section 3472L. 632.885 (2) (c) of the statutes is created to read:
10	632.885 (2) (c) For any policy year or plan year beginning before January 1,
11	2014, health insurance coverage or a self-insured health plan described in par. (a)
12	that is a grandfathered health plan is required to provide dependent coverage for an
13	adult child described in par. (a) or (b) only if the child is not eligible for coverage under
14	an eligible employer-sponsored plan other than the health insurance coverage or
15	self-insured health plan.
16	Section 3472m. 632.885 (3) of the statutes is repealed.
17	Section 3472n. 632.885 (3m) of the statutes is created to read:
18	632.885 (3m) Defining dependent; uniform terms. An insurer or self-insured
19	health plan described in sub. (2) may not do any of the following:
20	(a) Define "dependent" for purposes of eligibility for dependent coverage of
21	children other than in terms of the relationship between a child and an applicant or
22	insured.
23	(b) Vary the terms of coverage under the health insurance coverage or
24	self-insured health plan on the basis of age except for children 26 years of age or
25	older.

SECTION 3472p. 632.885 (4) of the statutes is repealed.".
*b1052/1.1*1435. Page 1251, line 22: after that line insert:
"Section 3472p. 632.797 (1) (d) of the statutes is created to read:
632.797 (1) (d) Except for charging a fee under par. (c), an insurer may not
change the rating methodology between community rating and experience rating or
otherwise penalize a policyholder or employer for requesting the information under
par. (a).".
*b0720/1.7*1436. Page 1251, line 23: delete that line.
*b1008/P2.40*1437. Page 1252, line 14: delete "20.490" and substitute
" <u>20.505</u> ".
*b0821/1.7*1438. Page 1252, line 14: after that line insert:
"Section 3474m. 704.35 of the statutes is repealed.".
*b1031/2.2*1439. Page 1252, line 22: after that line insert:
"Section 3475g. 751.20 of the statutes is created to read:
751.20 Transfer authority. Notwithstanding s. 20.680 (2) (a) to (ke) and (4)
(a) to (h), the supreme court may transfer money from the appropriations under
$20.680\ (2)\ (a)$ to (ke) and $(4)\ (a)$ to (h) to the appropriation under s. $20.670\ (1)\ (k)$ for
the purposes of the judicial council under s. 758.13.".
*b1028/P1.4*1440. Page 1252, line 23: delete the material beginning with
that line and ending with page 1253, line 10.
*b1053/2.76*1441. Page 1254, line 21: delete lines 21 to 25.
*b1053/2.77*1442. Page 1255, line 1: delete lines 1 and 2.
*b0739/2.252*1443. Page 1255, line 3: delete lines 3 to 8.

1	*b1010/1.1*1444. Page 1255, line 8: after that line insert:
2	"Section 3484k. 799.01 (1) (c) of the statutes is amended to read:
3	799.01 (1) (c) Replevins. Actions for replevin under ss. 810.01 to 810.13 where
4	the value of the property claimed does not exceed \$5,000 \$10,000.
5	SECTION 3484m. 799.01 (1) (cr) of the statutes is created to read:
6	799.01 (1) (cr) Third-party complaints, personal injury claims, and tort claims.
7	Third-party complaints, personal injury claims, and actions based in tort, where the
8	amount claimed is \$5,000 or less.
9	SECTION 3484n. 799.01 (1) (d) (intro.) of the statutes is amended to read:
10	799.01 (1) (d) (intro.) Other civil actions where the amount claimed is \$5,000
11	\$10,000 or less, if the actions or proceedings are:
12	SECTION 3484q. 799.01 (2) of the statutes is amended to read:
13	799.01 (2) PERMISSIVE USE OF SMALL CLAIMS PROCEDURE. A taxing authority may
L 4	use the procedure in this chapter in an action to recover a tax from a person liable
15	for that tax where the amount claimed, including interest and penalties, is \$5,000
16	\$10,000 or less. This chapter is not the exclusive procedure for those actions.".
L 7	*b1053/2.78*1445. Page 1255, line 23: delete lines 23 to 25.
18	*b1053/2.79*1446. Page 1256, line 1: delete lines 1 to 24.
L 9	*b0772/1.1*1447. Page 1256, line 24: after that line insert:
20	"Section 3490g. 814.63 (3m) of the statutes is created to read:
21	814.63 (3m) (a) Except as provided in par. (d), if a defendant is required to
22	appear in court, in addition to any forfeiture, costs, fees, or surcharges it imposes, the
23	court shall impose and collect from the defendant any costs charged to or paid by a
24	law enforcement agency for the withdrawal of the defendant's blood if the court finds

that the defendant violated s. 23.33 (4c), 30.681, 346.63, or 350.101, or a local ordinance in conformity therewith.

- (b) Except as provided in par. (d), if at the time the court finds that the defendant committed the violation, the law enforcement agency has not paid or been charged with the costs of withdrawing the defendant's blood, the court shall impose and collect the costs the law enforcement agency reasonably expects to be charged for the withdrawal, based on the current charges for this procedure.
- (c) The court shall disburse the amounts it collects under this subsection to the law enforcement agency that requested the blood withdrawal.
- (d) The court may not impose on the defendant any cost for an alternative test provided free of charge as described in s. 343.305 (4).

Section 3490r. 814.65 (4m) of the statutes is created to read:

814.65 (4m) Blood test fee. (a) Except as provided in par. (d), if a defendant is required to appear in municipal court, in addition to any forfeiture, costs, fees, or surcharges it imposes, the municipal court shall impose and collect from the defendant any costs charged to or paid by a law enforcement agency for the withdrawal of the defendant's blood if the court finds that the defendant violated a local ordinance in conformity with s. 23.33 (4c), 30.681, 346.63, or 350.101.

- (b) Except as provided in par. (d), if at the time the court finds that the defendant committed the violation, the law enforcement agency has not paid or been charged with the costs of withdrawing the defendant's blood, the court shall impose and collect the costs the law enforcement agency reasonably expects to be charged for the withdrawal, based on the current charges for this procedure.
- (c) The court shall disburse the amounts it collects under this subsection to the law enforcement agency that requested the blood withdrawal.

1	(d) The court may not impose on the defendant any cost for an alternative test
2	provided free of charge as described in s. 343.305 (4).".
3	*b0821/1.8*1448. Page 1257, line 4: after that line insert:
4	"Section 3492m. 846.35 of the statutes is repealed.".
5	*b0786/2.7*1449. Page 1257, line 5: delete lines 5 to 13.
6	*b0739/2.253*1450. Page 1257, line 14: delete lines 14 to 25.
7	*b0739/2.254*1451. Page 1258, line 1: delete lines 1 to 4.
8	*b0739/2.255*1452. Page 1259, line 1: delete lines 1 to 3.
9	*b0817/2.1*1453. Page 1260, line 7: after that line insert:
10	"Section 3503g. 895.453 of the statutes is created to read:
11	895.453 Payments of chiropractic services from attorney contingency
12	fees. (1) In this section:
13	(a) "Chiropractor" means a person licensed under ch. 446.
14	(b) "Motor vehicle" means a vehicle, including a combination of 2 or more
15	vehicles or an articulated vehicle, which is self-propelled, except a vehicle operated
16	exclusively on a rail."
17	(2) Notwithstanding s. 803.03, if all of the following conditions exist, fees for
18	chiropractic services provided to an injured person shall be paid out of the amount
19	of fees due to his or her attorney under the contingency fee arrangement made
20	between the person and the attorney:
21	(a) The person is injured as the result of a motor vehicle accident.
22	(b) The services were provided by a chiropractor because of the injuries arising
23	from the motor vehicle accident.

(c)	The	person	is	${\bf represented}$	by	an	attorney	under	a	contingency	fee
arrangem	ent.										

- (d) The person receives an amount under a settlement agreement that is less than his or her damages.
- (e) Prior to the person's acceptance of the settlement agreement, the chiropractor has not been paid for his or her services and has provided written notification to the person's attorney of the services that were provided to the person.
- (3) Except as provided in sub. (4), if the conditions under sub. (2) are met, the distribution of the amount due under the contingency fee arrangement shall be allocated on a pro rata basis between the person's attorney and each chiropractor who provided services, based on the percentage obtained by comparing the outstanding fees owed to the attorney and each chiropractor to the aggregate outstanding attorney and chiropractic fees.
 - (4) This section does not apply if any of the following exist:
- (a) The chiropractor is eligible for payment for the services provided to the person under any health insurance contract or self-insured health plan.
- (b) The chiropractor is eligible for payment for the services provided to the person under any governmental health plan or program, including Medicaid or Medicare.".
 - *b0739/2.256*1454. Page 1260, line 15: delete lines 15 to 23.
- *b0969/2.24*1455. Page 1260, line 24: delete the material beginning with that line and ending with page 1261, line 6.
 - *b1014/2.2*1456. Page 1261, line 6: after that line insert:
 - "Section 3508m. 895.527 (1m) of the statutes is created to read:

1	895.527 (1m) For purposes of this section, a bird hunting preserve licensed
2	under s. 169.19 shall be considered a sport shooting range.".
3	*b0831/2.6*1457. Page 1261, line 10: delete "established under s. 146.83
4	(1f)" and substitute "under s. 146.83 (1f)".
5	*b0831/2.7*1458. Page 1261, line 11: delete that line and substitute "(c) or
6	(d) or (1h) (b) or (c) or (3f), whichever are is applicable.".
7	*b0831/2.8*1459. Page 1261, line 12: delete lines 12 to 20.
8	*b0901/1.20*1460. Page 1262, line 9: delete lines 9 to 17.
9	*b0948/P2.1*1461. Page 1263, line 21: after that line insert:
10	"Section 3517g. 938.34 (3) (f) 1. of the statutes is amended to read:
11	938.34 (3) (f) 1. The placement may be for any combination of single or
12	consecutive days totalling not more than 30 180, including any placement under
13	pars. (a), (b), (c), (d), or (e). The juvenile shall be given credit against the period of
14	detention or nonsecure custody imposed under this paragraph for all time spent in
15	secure detention in connection with the course of conduct for which the detention or
16	nonsecure custody was imposed.
17	SECTION 3517r. 938.34 (3) (f) 4. of the statutes is created to read:
18	938.34 (3) (f) 4. If a juvenile's placement under this paragraph exceeds 30 days,
19	whether or not consecutive, the county department shall offer the juvenile alcohol
20	or other drug abuse treatment and education services under par. (6r). The payment
21	for those services shall be in accordance with s. 938.361.".
22	*b0901/1.21*1462. Page 1263, line 22: delete lines 22 to 25.
23	*b0901/1.22*1463. Page 1266, line 9: delete lines 9 to 17.

...:...:...

24

1	*b0839/3.16*1464. Page 1266, line 17: after that line insert:
2	"Section 3526g. 938.38 (2) (f) of the statutes is amended to read:
3	938.38 (2) (f) The juvenile's care would be paid for under s. 49.19 but for s. 49.19
4	(20), except that this paragraph does not apply to a juvenile whose care is being paid
5	for under s. 48.623 (1).
6	SECTION 3526h. 938.38 (4) (j) of the statutes is created to read:
7	938.38 (4) (j) If the juvenile is placed in the home of a relative or other person
8	described in s. 48.623 (1) (b) 1. who will be receiving subsidized guardianship
9	payments, a description of all of the following:
10	1. The steps the agency has taken to determine that it is not appropriate for
11	the juvenile to be returned to his or her home or to be adopted.
12	2. If a decision has been made not to place the juvenile and his or her siblings,
13	as defined in par. (br) 1., in a joint placement, the reasons for separating the juvenile
14	and his or her siblings during the placement.
15	3. The reasons why a permanent placement with a fit and willing relative or
16	other person described in s. 48.623 (1) (b) 1. through a subsidized guardianship
17	arrangement is in the best interests of the juvenile. In the case of an Indian juvenile,
18	the best interests of the Indian juvenile shall be determined in accordance with s.
19	938.01 (3).
20	4. The ways in which the juvenile and the relative or other person described
21	in s. 48.623 (1) (b) 1. meet the eligibility requirements specified in s. 48.623 (1) for
22	the receipt of subsidized guardianship payments.
23	5. The efforts the agency has made to discuss adoption of the juvenile by the

relative or other person described in s. 48.623 (1) (b) 1. as a more permanent

alternative to guardianship	and, if that relative or	r other person has	chosen not to
pursue adoption, documenta	ation of the reasons for	not pursuing adop	tion.

6. The efforts the agency has made to discuss the subsidized guardianship arrangement with the juvenile's parents or, if those efforts were not made, documentation of the reasons for not making those efforts.

SECTION 3526q. 938.57 (3) (a) 4. of the statutes is amended to read:

938.57 (3) (a) 4. Is living in a foster home, group home, residential care center for children and youth, or subsidized guardianship home under s. 48.62 (5).".

*b0948/P2.2*1465. Page 1266, line 17: after that line insert:

"Section 3526g. 938.361 (1) (a) 3. of the statutes is amended to read:

938.361 (1) (a) 3. Any alcohol or other drug abuse treatment or education ordered by a court under s. 938.32 (1g) or 938.34 (6) (a) or (am), (6r), or (14s) (b) 1. or 2.; or made available to a juvenile under 938.34 (3) (f) 4.

SECTION 3526r. 938.361 (2) (a) 1. of the statutes is amended to read:

938.361 (2) (a) 1. If a juvenile's parent neglects, refuses or is unable to provide court-ordered alcohol and other drug abuse services for the juvenile through his or her health insurance or other 3rd-party payments, notwithstanding s. 938.36 (3) the court assigned to exercise jurisdiction under this chapter and ch. 48 or municipal court may order the parent to pay for the alcohol and drug abuse services. If the parent consents to provide alcohol and other drug abuse services for a juvenile through his or her health insurance or other 3rd-party payments but the health insurance provider or other 3rd-party payer refuses to provide the alcohol and other drug abuse services the court assigned to exercise jurisdiction under this chapter and ch. 48 or municipal court may order the health insurance provider or 3rd-party payer

to pay for the alcohol and other drug abuse services in accordance with the terms of the parent's health insurance policy or other 3rd-party payment plan.

SECTION 3526v. 938.363 (1) (b) of the statutes is amended to read:

938.363 (1) (b) If a hearing is held, at least 3 days before the hearing the court shall notify the juvenile, the juvenile's parent, guardian, and legal custodian, all parties bound by the dispositional order, the juvenile's foster parent or other physical custodian described in s. 48.62 (2), and the district attorney or corporation counsel in the county in which the dispositional order was entered. If the juvenile is an Indian juvenile who is in need of protection or services under s. 938.13 (4), (6), (6m), or (7), the court shall also notify the Indian juvenile's Indian custodian and, if that juvenile is placed outside the home of his or her parent or Indian custodian, the Indian juvenile's tribe. A copy of the request or proposal shall be attached to the notice. If all parties consent, the court may proceed immediately with the hearing. No revision may extend the effective period of the original order, or revise an original order under s. 938.34 (3) (f) or (6) (am) to impose more than a total of 30 days, or under s. 938.34 (3) (f) to impose more than a total of 180 days, of detention, nonsecure custody, or inpatient treatment on a juvenile."

*b1045/P3.10*1466. Page 1266, line 17: after that line insert:

"Section 3526m. 938.49 (2) (b) of the statutes is amended to read:

938.49 (2) (b) Notify the juvenile's last school district or, if the juvenile was last program under sensoled in a private school participating in the program under s. 118.60 or in the

program under s. 119.23, the private school, in writing of its obligation under s.

118.125 (4).".

*b1046/P3.10*1467. Rage 1266, line 17: after that line insert:

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"Section 3526m. 938.49 (2) (b) of the statutes is amended to read:
938.49 (2) (b) Notify the juvenile's last school district or, if the juvenile was last
enrolled in a private school participating in the program under s. 118.62 or in the
program under s. 119.23, the private school, in writing of its obligation under s.
118 195 (4) "

- 6 *b0739/2.257*1468. Page 1268, line 6: delete lines 6 to 24.
- 7 *b0739/2.258*1469. Page 1269, line 1: delete lines 1 to 4.
- 8 *b1034/2.6*1470. Page 1269, line 4: after that line insert:
- 9 "Section 3534e. 946.15 (title) of the statutes is amended to read:
 - 946.15 (title) Public and publicly funded construction contracts at less than full rate.
 - **Section 3534em.** 946.15 (1) of the statutes is amended to read:

946.15 (1) Any employer, or any agent or employee of an employer, who induces any person who seeks to be or is employed pursuant to a public contract as defined in s. 66.0901 (1) (c) or who seeks to be or is employed on a project on which a prevailing wage rate determination has been issued by the department of workforce development under s. 66.0903 (3), 66.0904 (4), 103.49 (3), 103.50 (3), or 229.8275 (3) or by a local governmental unit, as defined in s. 66.0903 (1) (d), under s. 66.0903 (6) or 66.0904 (6) to give up, waive, or return any part of the compensation to which that person is entitled under his or her contract of employment or under the prevailing wage rate determination issued by the department or local governmental unit, or who reduces the hourly basic rate of pay normally paid to an employee for work on a project on which a prevailing wage rate determination has not been issued under s. 66.0903 (3) or (6), 66.0904 (4) or (6), 103.49 (3), 103.50 (3), or 229.8275 (3) during

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a week in which the employee works both on a project on which a prevailing wage rate determination has been issued and on a project on which a prevailing wage rate determination has not been issued, is guilty of a Class I felony.

SECTION 3534f. 946.15 (2) of the statutes is amended to read:

946.15 (2) Any person employed pursuant to a public contract as defined in s. 66.0901 (1) (c) or employed on a project on which a prevailing wage rate determination has been issued by the department of workforce development under s. 66.0903 (3), 66.0904 (4), 103.49 (3), 103.50 (3), or 229.8275 (3) or by a local governmental unit, as defined in s. 66.0903 (1) (d), under s. 66.0903 (6) or 66.0904 (6) who gives up, waives, or returns to the employer or agent of the employer any part of the compensation to which the employee is entitled under his or her contract of employment or under the prevailing wage determination issued by the department or local governmental unit, or who gives up any part of the compensation to which he or she is normally entitled for work on a project on which a prevailing wage rate determination has not been issued under s. 66.0903 (3) or (6), 66.0904 (4) or (6), 103.49 (3), 103.50 (3), or 229.8275 (3) during a week in which the person works part-time on a project on which a prevailing wage rate determination has been issued and part-time on a project on which a prevailing wage rate determination has not been issued, is guilty of a Class C misdemeanor.

SECTION 3534g. 946.15 (3) of the statutes is amended to read:

946.15 (3) Any employer or labor organization, or any agent or employee of an employer or labor organization, who induces any person who seeks to be or is employed on a project on which a prevailing wage rate determination has been issued by the department of workforce development under s. 66.0903 (3), 66.0904 (4), 103.49 (3), 103.50 (3), or 229.8275 (3) or by a local governmental unit, as defined in s. 66.0903

(1) (d), under s. 66.0903 (6) or 66.0904 (6) to permit any part of the wages to which that person is entitled under the prevailing wage rate determination issued by the department or local governmental unit to be deducted from the person's pay is guilty of a Class I felony, unless the deduction would be permitted under 29 CFR 3.5 or 3.6 from a person who is working on a project that is subject to 40 USC 3142.".

SECTION 3435h. 946.15 (4) of the statutes is amended to read:

946.15 (4) Any person employed on a project on which a prevailing wage rate determination has been issued by the department of workforce development under s. 66.0903 (3), 66.0904 (4), 103.49 (3), 103.50 (3), or 229.8275 (3) or by a local governmental unit, as defined in s. 66.0903 (1) (d), under s. 66.0903 (6) or 66.0904 (6) who permits any part of the wages to which that person is entitled under the prevailing wage rate determination issued by the department or local governmental unit to be deducted from his or her pay is guilty of a Class C misdemeanor, unless the deduction would be permitted under 29 CFR 3.5 or 3.6 from a person who is working on a project that is subject to 40 USC 3142.".

*b1018/P2.1*1471. Page 1270, line 1: before that line insert:

"Section 3539e. 951.015 (3) of the statutes is created to read:

951.015 (3) This chapter does not apply to an animal that is being used for research or experimentation at an educational or research institution or that is regulated under 7 USC 2131 to 2159 or 42 USC 289d.

Section 3539m. 951.02 of the statutes is amended to read:

951.02 Mistreating animals. No person may treat any animal, whether belonging to the person or another, in a cruel manner. This section does not prohibit

bona fide experiments carried on for scientific research or normal and accepted veterinary practices.

Section 3539s. 951.06 of the statutes is amended to read:

951.06 Use of poisonous and controlled substances. No person may expose any domestic animal owned by another to any known poisonous substance, any controlled substance included in schedule I, II, III, IV or V of ch. 961, or any controlled substance analog of a controlled substance included in schedule I or II of ch. 961, whether mixed with meat or other food or not, so that the substance is liable to be eaten by the animal and for the purpose of harming the animal. This section shall not apply to poison used on one's own premises and designed for the purpose of rodent or pest extermination nor to the use of a controlled substance in bona fide experiments carried on for scientific research or in accepted veterinary practices.".

*b1008/P2.41*1472. Page 1270, line 3: delete "234.5601" and substitute "16.301".

*b1024/P2.4*1473. Page 1270, line 12: after that line insert:

"Section 3541g. 969.12 (1) of the statutes is repealed.

Section 3541r. 969.12 (2) of the statutes is amended to read:

969.12 (2) A surety under this chapter shall be a natural person, except who is a resident of this state, a surety under s. 345.61, or a surety corporation or its agent that is licensed under s. 440.9993. No natural person or surety under this chapter under s. 345.61 may be compensated for acting as such a surety. A surety corporation or its agent that is licensed under s. 440.9993 shall be compensated at a rate of 10 percent of the amount of the bond set.".

*b0937/P1.2*1474. Page 1271, line 4: delete that line.

*b0772/1.2*1475. Page 1272, line 6: after that line insert:

"Section 3552m. 973.06 (1) (j) of the statutes is created to read:

973.06 (1) (j) If the defendant violated s. 23.33 (4c), 30.681, 346.63, 350.101, 940.09 (1), or 940.25, any costs charged to or paid by a law enforcement agency for the withdrawal of the defendant's blood, except that the court may not impose on the defendant any cost for an alternative test provided free of charge as described in s. 343.305 (4). If at the time the court finds that the defendant committed the violation, the law enforcement agency has not paid or been charged with the costs of withdrawing the person's blood, the court shall impose and collect the costs the law enforcement agency reasonably expects to be charged for the withdrawal, based on the current charges for this procedure. Notwithstanding sub. (2), the court may not remit these costs.".

*b1053/2.80*1476. Page 1274, line 16: delete lines 16 to 21.

*b0750/P2.1*1477. Page 1274, line 21: after that line insert:

"Section 3559d. 977.02 (3) (b) of the statutes is amended to read:

977.02 (3) (b) Subject to par. (d), consider assets in the manner described in s. 49.145 (3) (a) and treat assets as available to the person to pay the costs of legal representation if the assets exceed the resource limitations under s. 49.145 (3) (a), except that \$2,500 in combined equity value. In determining the combined equity value of assets, the representative of the state public defender shall exclude only the equity value of vehicles up to a total equity value of \$10,000 and shall exclude the first \$30,000 of the equity value of the home that serves as the individual's homestead.

SECTION 3559h. 977.02 (3) (c) of the statutes is amended to read:

977.02 (3) (c) Subject to par. (d), treat income as available to the person to pay
the costs of legal representation only if the gross income exceeds the income
$\underline{limitations\ in\ s.\ 49.145\ (3)\ (b)}\ \underline{115\ percent\ of\ the\ federal\ poverty\ guideline,\ as\ defined}$
in 42 USC 9902 (2) (2011). In calculating gross income under this paragraph, the
representative of the state public defender shall include all earned and unearned
income of the person, except any amount received under section 32 of the Internal
Revenue Code, as defined in s. 71.01 (6), any amount received under s. 71.07 (9e), any
payment made by an employer under section 3507 of the Internal Revenue Code, as
defined in s. 71.01 (6), any student financial aid received under any federal or state
program, any scholarship used for tuition and books, and any assistance received
under s. 49.148. In determining the earned and unearned income of the individual,
the representative of the state public defender may not include income earned by a
dependent child of the person.".

*b0785/4.23*1478. Page 1275, line 25: after that line insert:

"Section 3567m. 2009 Wisconsin Act 28, section 9150 (1) is repealed.".

*b1007/1.1*1479. Page 1275, line 25: after that line insert:

"Section 3567g. 995.30 of the statutes is created to read:

995.30 Ronald W. Reagan Day. February 6 is designated as Ronald W. Reagan Day. Appropriate exercises and celebrations may be held on that day, his birthday, to honor him and remember him as the 40th President of the United States and a promoter of freedom and democracy throughout the world.".

*b1033/4.22*1480. Page 1275, line 25: after that line insert:

"Section 3567g. 2005 Wisconsin Act 25, section 9101 (4) (b) and (c), as last amended by 2009 Wisconsin Act 28, section 3406, is repealed.".



*b1053/2.81*1481. Page 1276, line 1: before that line insert:

"Section 3567m. 2009 Wisconsin Act 15, section 31 (1) (e) is repealed.".

*b0851/1.1*1482. Page 1277, line 16: after that line insert:

"(1u) Energy efficiency study of state-owned buildings. The department of administration shall conduct a study concerning the feasibility of installing energy efficient heating, ventilating, and air conditioning systems in state-owned buildings to conserve energy and save money. The department shall report its findings and recommendations to the members of the joint committee on finance no later than December 1, 2011."

*b0907/P2.1*1483. Page 1277, line 24: after that line insert:

"(2u) Cost-benefit analysis for Veterans Home at Chippewa Falls. Notwithstanding section 16.705 (1p) of the statutes, as created by this act, the department of administration shall conduct a cost-benefit analysis on the initial contract for the operation and staffing of the Veterans Home at Chippewa Falls as provided by section 45.50 (2m) (c) of the statutes, as created by this act. The analysis shall be a comprehensive study to identify and compare the total cost, quality, technical expertise, and timeliness of a service performed by state employees and resources with the total cost, quality, technical expertise, and timeliness of the same service obtained by means of a contract for contractual services. The department of administration shall submit the results of the cost-benefit analysis to the joint committee on finance by February 1, 2012, or before the department of veterans affairs enters into the initial contract for the operation and staffing of the home, whichever occurs first. The contract entered into must contain a performance guarantee requirement that states that, during the contract period, the Wisconsin

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FFK - Pacheb J
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eric provided an insert to save his sections & delete peter's material.
2) p. 598-99 b 1045 & 1046 (both Tracy) Tracy amenered b1045 a omitted 1046 treatment of 938-49(2)(b)
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